## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

KYLE PAGE : CIVIL ACTION

:

v. : NO. 22-3057

:

COUNTY OF BUCKS, TULLYTOWN

POLICE DEPARTMENT :

## **ORDER**

AND NOW, this 27<sup>th</sup> day of September 2022, upon studying the incarcerated Plaintiff's pro se amended Complaint (ECF Doc. No. 12) consistent with our screening obligations under 28 U.S.C. § 1915, again finding Plaintiff cannot state a claim for damages under the Pennsylvania Constitution or civil rights claims arising from the manner in which a state court trial judge addressed his claims at trial nor plead basis for municipal liability, and for reasons in the accompanying Memorandum, it is **ORDERED**:

- 1. We **DISMISS** Plaintiff's claims under the Pennsylvania Constitution and for civil rights violations arising from allegations relating to trial procedures **with prejudice** and thus dismiss this case after two attempts to plead claims; and,
  - 2. The Clerk of Court shall **close** this case.

KEARNEY, J.